UNITED STATES DISTRICT COURT

western_	Distr	rict of	WASHINGT	ON
UNITED STATES OF AM V.		(For Offenses Com	N A CRIMINAL CA	
CLIFFORD GEORGE BA		^{(VE} Case Number:	CR02-0256P	
	JUL 23 2004	Todd Maybrown Defendant's Attorney	<u> </u>	
THE DEFENDANT: pleaded guilty to count(s) one (1) one	CHERK HE DESTRUCT CON	Of NAME		
pleaded guilty to count(s) one (1) o	Wastern Driver or Waster	Depter 27		(Plea Date: 07/30/02)
☐ pleaded noto contendere to count(s) which was accepted by the court.				
was found guilty on count(s) after a plea of not guilty.				<u> </u>
ACCORDINGLY, the court has adjudica	ated that the defendant is gui	ty of the following off	cnse(s):	
Title & Section Nature of O	<u>ffense</u>		Date Offense <u>Concluded</u>	Count <u>Number(s)</u>
18 U.S.C. § 371 Conspiracy t and Money I	o Commit Securities Fraud. Laundering	Wire Fraud, Mail Fraud	1, January 2002	1
the Sentencing Reform Act of 1984. The defendant has been found not guil Count(s)	<u> </u>	e dismissed on the mo	otion of the United States.	
Count(s)	is ar			
IT IS ORDERED that the defer residence, or mailing address until all fin pay restitution, the defendant shall notify	es, restitution, costs, and spe the court and United States a	cial assessments important toracy of any material	osed by this judgment are change in the defendant's	e fully paid. If ordered to s economic ircumstances.
Defendant's Soc. Sec. 328-66-7481 No.:		Jeffy A.C.	a o jeur	. ` >
Defendant's DOH: 09/04/43		Signature of Assistant U	ERSMITH inited States Attorney	
Defendant's USM No.: 32200-086		July 23, 2004		
Defendant's Residence Address:		Date of Imposition of Ju	dgment	<u>-</u>
11189 S. Ursa Major Drive		1/10	1 14	/
Goodyear, Arizona 85338		Signature of Judicial Of	lef. VLL	<u></u>
		U.S. DISTRICT JUI	OGE MARSHA J. PECHI	MAN
Defendant's Mailing Address:		\bigcap α	,	
same as above	i ente em itel	July 2	13 2004	
	ii Alèin Bill ;eni	Ohic 7	, — ,—	

02-CR-00256-AF

0 245	Sheet 2 — Imprisonment
	ENDANT: BAIRD, CLIFFORD GEORGE E NUMBER: CR02-0256P Judgment - Page 2 of 7 CR02-0256P
	IMPRISONMENT
total (The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of
⊋∕	The court makes the following recommendations to the Bureau of Prisons: Placement at a facility closest to Phoenix, Arizona.
	The defendant is remanded to the custody of the United States Marshal.
_	The defendant shall surrender to the United States Marshal for this district:
	□ at □ a.m. □ p.m. on
	as notified by the United States Marshal.
]	The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons:
	before 2 p.m. on
	as notified by the United States Marshal.
	as notified by the Probation or Pretrial Services Office.
	RETURN
have	e executed this judgment as follows:
_	
	Defendant delivered on to
ı	Defendant delivered on
_	
	UNITED STATES MARSIIAL

Ву ____

DEPUTY UNITED STATES MARSHAL

O 243B	(Rev. 5/01) Judgment in a Chimum Case				
	Sheet 3 — Supervised Release				
		 			1
		 Dann 3	of	7	

DEFENDANT:

BAIRD, CLIFFORD GEORGE

CASE NUMBER:

CR02-0256P

SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term	of three (3) years
· · · · · · · · · · · · · · · · · · ·	

The defendant shall report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state or local crime.

The defendant shall not illegally possess a controlled substance.

For offenses committed on or after September 13, 1994:

The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter.

- The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse.
- The defendant shall not possess a firearm, destructive device, or any other dangerous weapon.

If this judgment imposes a fine or a restitution obligation, it shall be a condition of supervised release that the defendant pay any such fine or restitution that remains unpaid at the commencement of the term of supervised release in accordance with the Schedule of Payments set forth in the Criminal Monetary Penalties sheet of this judgment.

The defendant shall comply with the standard conditions that have been adopted by this court (set forth below). The defendant shall also comply with the additional conditions on the attached page.

STANDARD CONDITIONS OF SUPERVISION

- the defendant shall not leave the judicial district without the permission of the court or probation officer;
- the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer,
- the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court;
- as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

AO 245B

DEFENDANT:

BAIRD, CLIFFORD GEORGE

CR02-0256P CASE NUMBER:

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ADDITIONAL CONDITIONS OF SUPERVISION

1.	Defendant shall be prohibited from possessing a firearm or destructive device as defined in
	19 U.S.C. § 921.

- 2. Defendant shall submit to mandatory drug testing pursuant to 18 U.S.C. § 3563(a)(5) and 18 U.S.C. § 3583(d). YES X NO
- 3. Defendant shall submit to a search of his/her person, residence, office, property, storage unit, or vehicle conducted in a reasonable manner and at a reasonable time by a probation officer.
- 4. Restitution in the amount of \$10,856,290.00 is due immediately. Any unpaid amount is to be paid during the period of supervision in monthly installments at a rate of not less than 10 % of your gross monthly household income. Interest on the restitution shall be waived.
- 5. Defendant shall provide his probation officer with access to any requested financial information, including authorization to conduct credit checks and obtain copies of defendant's Federal Income Tax Returns.
- 6. Defendant shall maintain a single checking account in defendant's name. Defendant shall deposit into this account all income, monetary gains, or other pecuniary proceeds, and make use of this account for payment of all personal expenses. This account, and all other bank accounts, must be disclosed to the probation office.
- 7. If the defendant maintains interest in any business or enterprise, the defendant shall, upon request, surrender and/or make available for review, any and all documents and records of said business or enterprise to the probation office.
- 8. Defendant shall disclose all assets and liabilities to the probation office. Defendant shall not transfer, sell, give away, or otherwise convey any asset, without first consulting with the probation office.
- 9. Defendant shall be restricted from employment in the financial services or securities industry.
- 10. You shall not be self-employed nor shall you be employed by friends, relatives, associates or persons previously known to you, unless approved by the Probation Office. You will not accept or begin employment without prior approval from the Probation Office, and employment shall be subject to continuous review and verification by the Probation Office. You shall not work for cash, and your employment shall provide regular pay stubs with the appropriate deductions for taxes.

AO 24	45B		udgment in a Cr riminal Monetar							
		IDANT: IUMBER:		AIRD, CLIFFO R02-0256P	RD GEORGE	3	Judgment –	- Page <u>5</u>	of _	7
				CRI	MINAL MO	NETARY PENA	LTIES			
She		delendant sh Part B.	all pay the fo	llowing total cris	ninal monetary	penalties in accorda	ance with the schedu	ile of payments	set forth	on
то	TAL		<u>Assessment</u> 100		S	<u>Fine</u> 5-0-		stitution ,856,290.00		
			n of restitution Rer such dete	on is deferred unt rmination.	il	An Amended Jud	igment in a Crimin	nal Case (AO	245C)	
■	The	defendant sh	all make rest	itution (including	g community res	stitution) to the follo	owing payees in the	amount listed l	below.	
	If the principle in fu	e defendant priority orde all prior to th	makes a parti r or percentag e United Stat	ial payment, each se payment colur es receiving payr	n payee shall reann below. How ment.	ceive an approxima vever, pursuant to 1	tely proportioned pa 8 U.S.C. § 3664(i)	yment, unless , all nonfedera	specified al victims	otherwise in must be paid
Mic	hael	<u>Payee</u> Grassmuec		*Tot: <u>Amount o</u> \$10,856,290.00	f Loss	Amoi <u>Restitutio</u> \$10,856,290		01	iority Or Percent: of Paymer	age
SEC C02 Post	Ĉ v. E -153 t Offi	ed by the Conference P (WDWA) ce Box 5248 Oregon 972	ers, et.al.,							
Defe that Defe	the l endar	nt shall pay Receivership nt shall pay) terminates restitution to	prior to Defend	or distribution l ant's full paym classified as inv	ent of restitution is estors in the Cour	0.00 those persons class n the amount orde t's final distribution	red by the Co		vent
	Ifa	pplicable, re	stitution amo	ınt ordered parsı	iant to plea agre	ement \$		- -		
	The defendant shall pay interest on any fine or restitution of more than \$2,500, unless the fine or restitution is paid in full before the fifteenth day after the date of the judgment, pursuant to 18 U.S.C. § 3612(f). All of the payment options on Sheet 5, Part B may be subject to penalties for delinquency and default, pursuant to 18 U.S.C. § 3612(g).									
	The	court deterr	nined that the	defendant does	not have the abi	lity to pay interest,	and it is ordered that	t:		
		the interest	requirement i	s waived for the	∐ finean	d/or ■ restitu	ıtion.			
		the interest	requirement i	forthe 🛭 f	ine and/or 🔲	restitution is mod	dified as follows:			
	The	court deterr	nined that the	defendant does i	not have the abi	lity to pay interest,	and it is ordered that	t:		

The Court finds that the defendant is financially unable and is utilikely to become able to pay a fine and, accordingly, the

imposition of a fine is waived.

^{*} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18, United States Code, for offenses committed on or after September 13, 1994 but before April 23, 1996.

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DEFENDANT:

BAIRD, CLIFFORD GEORGE

CASE NUMBER:

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SCHEDULE OF PAYMENTS

Hav	ing as	ssessed the defendant's ability to pay, payment of the total criminal monetary penalties shall be due as follows:				
•	PAYMENT IS DUE IMMEDIATELY. Any unpaid amount shall be paid:					
		During the period of imprisonment, pursuant to the Burcau of Prisons' Inmate Financial Responsibility Program.				
		During the period of supervised release, in monthly installments amounting to not less than <u>10</u> % of the defendant's gross monthly household income, to commence 30 days after release from imprisonment.				
		During the period of probation, in monthly installments amounting to not less than% of the defendant's gross monthly household income, to commence 30 days after the date of this judgment.				
•	Spec	ial instructions regarding the payment of criminal monetary penaltics:				
		HECK(S) FOR ALL CRIMINAL MONETARY PENALTIES, INCLUDING SPECIAL ASSESSMENTS, FINES, AND ITION, PAYABLE TO:				
Jni ec	ted St sived (ates District Court Clerk, Western District of Washington. For restitution payments, the Clerk of the Court is to forward money to the party(ies) designated to receive restitution specified at page 5 of this Judgment.				
		 The payment schedule above is the minimum amount that the defendant is expected to pay towards the monetary penalties imposed by the Court. The defendant shall pay more than the amount established whenever possible. 				
		The defendant must notify the Court, the United States Probation Office, and the United States Attorney's Office of any material change in the defendant's financial circumstances that might affect the ability to pay restitution.				
of c hro	rimin ogh t	e court has expressly ordered otherwise in the special instruction above, if this judgment imposes a period of imprisonment, payment al monetary penalties shall be due during the period of imprisonment. All criminal monetary penalties, except those payments made he Federal Bureau of Prisons' Inmate Financial Responsibility Program, are made to the clerk of the court, unless otherwise directed art, the probation officer, or the United States attorney.				
		idant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.				
	Joint	and Several				
	Defe	ndant Name, Case Number, and Joint and Several Amount:				
	invo the a Kevi Kevi Don	itution shall be joint and several with any other defendant convicted of the same conspiracy and scheme to defraud lying the sale of the securities of Znetix, Inc. Health Maintenance Centers, Inc., Cascade Pointe and affiliated entities, in impounts ordered by the Court at the sentencing for any such defendants and the following defendants: in McCarthy, CR02-242P, \$12,176,290. In L. Lawrence, CR02-260P, \$91,644.845.86 ovan C. Claffin, CR02-260P, amount to be determined at sentencing. E PAGE 7 OF JUDGMENT FOR ADDITIONAL JOINT AND SEVERAL DEFENDANTS)				
	The	defendant shall pay the cost of prosecution.				
_	The	defendant shall pay the following court cost(s):				
]	The	defendant shall for feit the defendant's interest in the following property to the United States:				
ay	ments	CE 8 OF THE JUDGMENT shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, unity restitution, (6) fine interest (7) penalties, and (8) costs, including cost of prosecution and court costs.				

DEFENDANT: BAIRD, CLIFFORD GEORGE

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ADDITIONAL DEFENDANTS HELD JOINT AND SEVERAL

Case Number		Joint and Several
(Including Defendant Number)	Defendant Name	<u>Amount</u>
CR02-260P	Steven J. Reimer	To be determined at sentencing
CR02-415P	James N. Wuensche	\$10,856,290
CR03-176P	Timothy T. Moody	\$2,484,000
CR02-260P	Larry L. Beaman	To be determined at sentencing
CR02-260P	Michael J. Culp	To be determined at sentencing
CR02-260P	Harvey W. Kuiken	To be determined at sentencing
CR02-260P	Alfonso D. Lacson	To be determined at sentencing
CR02-260P	Alexander D. Lacson	To be determined at sentencing

Defendant BAIRD's restitution obligation shall not begin to be reduced by amounts recovered from others until the amount recovered from others exceeds \$80,788,555.00.